

RALPH REGISTER

AND
NORTH-CAROLINA GAZETTE

Vol. V.

Friday, June 20, 1828.

No. 418

THE REGISTER
Is published every TUESDAY and FRIDAY, by
JOSEPH GALES & SON,
At Five Dollars per annum—half in advance.

ADVERTISEMENTS
Not exceeding sixteen lines, neatly inserted three
times for a Dollar, and twenty-five cents for
every succeeding publication a those of greater
length in the same proportion. COMMERCIAL
NOTICES thankfully received. LETTERS to
the Editors must be post paid.

BY AUTHORITY



Laws of the United States.

An Act to enlarge the powers of the several Cor-
porations of the District of Columbia, and for
other purposes.

Be it enacted by the Senate and House of
Representatives of the United States of A-
merica in Congress assembled, That the Cor-
poration of Washington, the Corporation
of Georgetown, and the Corporation
of Alexandria, within the District of Co-
lumbia, shall, severally, have full power
and authority to subscribe and pay for
shares of the stock of the Chesapeake and
Ohio Canal Company; and all such sub-
scriptions as shall have been already made,
by either of the said Corporations, shall
and the same are hereby declared to be
valid and binding on the said Corporations
respectively.

Sec. 2. And be it further enacted, That
the said Corporations shall, severally, have
power and authority, from time to time,
as the same may be deemed by them, re-
spectively, either necessary, or expedient,
to borrow money, at any rate of interest,
not exceeding six per centum per annum,
to pay their respective subscriptions, and
the interest thereon, to the amount which
they have subscribed, or shall hereafter
subscribe.

Sec. 3. And be it further enacted, That
the said Corporations shall be, and the same
are hereby respectively, empowered to
cause to be constituted certificates of
stock for the sums borrowed, in pursuance
of the authority severally vested in them
by this act; each of said certificates shall
be of the form following, to wit:

City or Town [here insert the title of the City
or Town.] Mayor's Office.
Be it known, That there is due from the Cor-
poration of the City or Town [here insert the
title of the City or Town] unto [here insert the
name of the creditor, or] assigns, the sum of
[here insert the amount in dollars,] bearing
interest at [here insert the rate of interest] per
centum per annum, from the day of [here
insert the date], inclusive, payable
quarterly yearly; the principal sum above men-
tioned is to be paid on the day of [here
insert the date], in the year eighteen hundred and [here
insert the year], which
debt is recorded in this Office, and is trans-
ferable only by appearance in person, or by attorney
at this Office. [here insert the name of the
creditor, or] assigns, in testimony whereof,
I have hereunto subscribed my name, and caused
the seal of the said City to be affixed.

Register, or other Recording officer
of the Corporation.
A list of all such certificates, denoting
their respective numbers, dates and sums,
and the persons to whom the same shall
have been issued, authenticated by the
Mayor, subscribing the same, shall be de-
posited by said officer at the time of sub-
scribing the same, or within ten days there-
after, with the Secretary of the Treasury
of the United States.

The said certificate shall not be issued
in any case, for a less sum, each, than one
hundred dollars: the forgery of any such
certificate, or of any transfer thereof, or of
any power of attorney purporting to autho-
rize each transfer, shall be punishable in
like manner with the forgery of a certifi-
cate of the public debt of the United States.

Sec. 4. And be it further enacted, That
the said Corporations are, respectively,
empowered to employ an agent or agents,
for the purpose of obtaining subscriptions,
to the loan or loans authorized by this act,
or of selling, from time to time, the certifi-
cates of stock which may be created in
pursuance thereof, and to fix the compen-
sation of such agent, or agents, which they
shall respectively pay, as well as all other
expenses attending the said loans, out of
the proceeds thereof, or of any other funds
which they may respectively provide.

Sec. 5. And be it further enacted, That
a tax at the rate of one per centum, and
thirteen-hundredths of one per centum, on
the assessed value of the real and person-
al estates within the city of Washington,
as shall appear by the appraisement there-
of, made under the authority of the Cor-
poration, or of the several acts of Congress;
hereinafter declared to be revived and in
force, within the said Corporation to be
existing, at the time hereinafter limited for
the collection of the said tax; and at the
rate of fifty-six hundredths of one per
centum on the assessed value of the real
and personal estate within the town of

Georgetown, as shall appear by the ap-
praisement thereof, made under the au-
thority of the Corporation, or of the several
acts of Congress, hereinafter declared
to be revived and in force, within the said
Corporation, to be existing at the time
hereinafter limited for the collection of the
said tax; and at the rate of fifty-eight-hun-
dredths of one per centum on the assessed
value of the real and personal estate with-
in the town of Alexandria, as shall appear
by the appraisement thereof, made under
the authority of the Corporation of the said
town, or of the several acts of Congress,
hereinafter declared to be revived and in
force, within the said Corporation, to be
existing at the time hereinafter limited for
the collection of the said tax, and the same
is hereby, imposed and assessed on the
real and personal estate lying and be-
ing in the said city and towns; and, upon
the failure of the said Corporations or
any of them, to pay into the Treasury of
the United States, ninety days before the
same shall become due, to the holders of
the shares or certificates of such loan or
loans as aforesaid, according to the terms
and conditions thereof, the sum, or sums,
which they or any of them shall have, re-
spectively, stipulated to pay at the expira-
tion of the period aforesaid, so that the
same shall not be ascertained beforehand
to be in readiness to meet the demand or
claim about to arise on the shares or certi-
ficates of the said loan—the President of
the United States shall be, and he is here-
by, empowered to appoint a collector or
collectors, whose duty it shall be to pro-
ceed and collect the tax imposed, as above,
on the real and personal estate in the said
city and towns, or either of them, the Cor-
poration or Corporations of which shall
have so failed to pay, as aforesaid, in ad-
vance, the sum or sums about to become
due and demandable as aforesaid, or any
part thereof remaining unpaid as aforesaid,
into the Treasury, ninety days in advance;
such part, in case a part only be so in ar-
rear, to be ratably and equally assessed,
levied, and collected, upon the property
chargeable as aforesaid, with the said tax,
within the said city and towns, or either
of them, making such default in paying as
required, ninety days in advance, as aforesaid:
the appraisement or assessment of the
value of the said estates, preparatory to
the collection of the said tax, if not previ-
ously made by the said Corporation, may
be made in the mode prescribed, as aforesaid,
in the several acts of Congress hereby
revived and put in operation: Provided,
That if satisfactory evidence be afford-
ed to the President of the United States by
the several Corporations aforesaid, that
they are proceeding, in good faith, to raise
and pay, in due time, their portions, re-
spectively, of the said loan or loans, and
will be competent to raise the same by the
means on which they rely, he shall be, and
he is hereby, empowered to restrain such
collector or collectors from proceeding to
collect the said tax within the Corporation
affording the evidence aforesaid, until the
expiration of the ninety days aforesaid,
when, if the amount of the said tax be not
actually paid, the collection thereof shall
proceed, without further delay, on notice
to the collector of such default.

Sec. 6. And be it further enacted, That
the collector or collectors who may be ap-
pointed as aforesaid, shall give bond, with
good and sufficient security, for the faith-
ful performance of the duties required by
this act, and shall possess all the powers,
be subject to all the obligations, and pro-
ceed, in all respects, in the discharge of
his or their duties, in collecting the said
tax, as the several collectors possessed,
were subject to, and were required to do,
by an act entitled, "An act to provide ad-
ditional revenues for defraying the expen-
ses of Government, and maintaining the
public credit, by laying a direct tax upon
the District of Columbia," approved the
twenty-seventh of February, one thousand
eight hundred and fifteen, and by the several
acts of Congress therein referred to,
or which were subsequently passed, in or-
der to alter or amend the same; all of
which acts, for the effectual fulfillment of
the purpose of this act, and according to
the intent and intent thereof, are hereby
declared to be revived and in full force
within the limits of the several Corpora-
tions aforesaid.

Sec. 7. And be it further enacted, That
the tax imposed by this act shall be con-
tinued and collected, from time to time,
according to the provisions and conditions
of this act, and of the several acts aforesaid,
so long as the proceeds thereof may,
by any possibility, be required to meet the
payment of the several loans authorized
as aforesaid. Provided, however, that all or
either of the said Corporations may, in the
negotiation of such loan or loans, as they,
or either of them shall deem it expedient
to make, in pursuance of the authority
vested in them by this act, stipulate such
terms or conditions for the payment of the
interest, or the redemption of the princi-
pal sum thereof, as shall dispense with the
system of taxation provided by this act.

Sec. 8. And be it further enacted, That
in the event that any loan or loans shall
be negotiated by the said Corporations, or
any one of them, to the extent, in whole
or in part, of the subscription of one or
all of the said Corporations, to the stock of
the Chesapeake and Ohio Canal Company, in

conformity with the provisions of this act,
and based upon the system of taxation
therein provided, a copy or copies of the
contract or contracts, for any and all such
loans, shall, as soon as practicable after
the execution thereof, be deposited, either
by the Corporation or Corporations con-
tracting such loan or loans, or by the cre-
ditor or creditors interested therein, with
the Secretary of the Treasury; and out of
all such sums as shall be paid, by the re-
spective Corporations, in advance, as aforesaid,
on account of their several contracts,
or as shall be levied and collected in man-
ner hereinbefore provided, the holders of
the certificates of any such loan shall be
entitled to receive, at the Public Treas-
ury, such amount as may be due to them
respectively; and on the occurrence of a
deficiency in the sum of sums volunta-
rily paid in, or assessed and collected,
within the said Corporations, respectively,
for the payment of their respective credi-
tors, the extent of such deficiency shall be
ascertained by the Secretary of the Treas-
ury, from a reference to the terms of the
loans, in relation to which such deficiency
may occur; and, being so ascertained and
published in some one or more newspapers
printed in the District of Columbia, the
Secretary of the Treasury shall instruct
the proper collector to proceed to collect
and pay into the Public Treasury, the said
amount, with all lawful charges attending
the same, according to such further ratab-
le assessment upon the estates and prop-
erty within the jurisdiction of the Cor-
poration in arrear, according to the provisions
of this act, and of the several acts referred
to therein, as shall be sufficient to supply
such ascertained deficiency; and on the
completion of such collection, the holder
or holders of the certificates of the stock
of the Corporation, shall be entitled to re-
ceive such amount as may have been found
due and unpaid for, by the sums be-
fore paid in, or collected on account of
such Corporation.

Approved, 24th May, 1828

COHEN'S OFFICE—BALTIMORE.

Third Class Maryland State Lottery, for 1828.
To be drawn in the City of Baltimore, on

Wednesday, 25th June (This Month.)

HIGHEST PRIZE,
10,000 DOLLARS.

SCHEME.	
1 prize of \$10,000 is	10,000 DOLLARS.
1 prize of 2,000 is	2,000 DOLLARS.
1 prize of 1,000 is	1,000 DOLLARS.
2 prizes of 500 is	1,000 DOLLARS.
3 prizes of 200 is	600 DOLLARS.
10 prizes of 100 is	1,000 DOLLARS.
20 prizes of 50 is	1,000 DOLLARS.
30 prizes of 20 is	600 DOLLARS.
100 prizes of 10 is	1,000 DOLLARS.
200 prizes of 5 is	1,000 DOLLARS.
4000 prizes of 4 is	16,000 DOLLARS.

4367 prizes, amounting to 35,000 DOLLARS.
Only 10,000 Tickets in the Scheme.—The
10,000 dollar prize will be part payable by 1000
Tickets, Nos. 1 to 1000 inclusive, valued at
3500 dollars.

Whole Tickets \$4 Quarters \$1 00
Halves 2 Eighths 50

To be had in the greatest variety of Nos. at

Cohen's Office,

114, Market-street, Baltimore,

Where worn the great Prizes of

One Hundred Thousand Dollars each

were sold in former Lotteries, and where more

Capital Prizes have been sold than at any other

office in America.

* Orders either by mail (post paid) or private

conveyance, enclosing the Cash of Prizes,

will meet the same prompt and punctual atten-

tion as if on personal application. Address to

J. I. COHEN, JR. & BROTHERS,

Baltimore, June, 1828 74

MARYLAND LOTTERY.

THOSE persons who have ordered Tickets in

this Lottery, are informed that they are re-

ceived. W. R. GALES.

June 16.

REVOLUTIONARY CLAIM.

COL. AARON OGDEN will remain in Wash-
ington for some months, and upon being duly
authorized by power of attorney, he will con-
tinue to act as Agent for the surviving Offi-
cers and Soldiers of the late Army of the Revolu-
tion, for whose relief a bill was passed at
the late session of Congress, and approved of
on the 15th of May last; and upon receiving the
evidence prescribed by the Secretary of the
Treasury, Col. OGDEN will procure the names of
those entitled to be duly registered, and will re-
turn the certificates thereof, together with the
two years pay now due, to wit: From the 3d of
March, 1826, to the 3d of March, 1828, by mail,
in a draft of the United States Bank, on any of
its Branches, payable to each individual, or to
his order.

June 9, 1828. 77 2t

State of North-Carolina.
CRAVEN COUNTY.

Superior Court of Law, April Term, A. D. 1828

Keziah Sawyer, Petitioner for Divorce.

vs. James Sawyer.

IT appearing to the satisfaction of the Court,

that the Defendant is not a resident of the

State—it is therefore ordered, that publication

be made for three months in the Carolina Sen-
tinel and Raleigh Register for the said Defendant

to make his appearance in the next Superior

Court of Law, to be held for the County of Craven,

at the Court House in Newbern, on the 4th

Monday after the 4th Monday in September next,

and answer, plead or demur to the petitioner's

petition, otherwise it will be heard ex parte, and

decree accordingly.

T. S. SINGLETON, Clerk.

TO SAVE IS TO GAIN.

OLD SHELL COMBS made new, broken ones
mended, and new teeth put in, so as to leave
no appearance of having been broken. In all
cases the Comb will be restored to the same
firmness and transparency as when first made.
Orders from a distance promptly attended to
by J. E. LUMSDEN;
A few rods southeast of the Court House.
Raleigh, June 12th, 1828. 76

☞ Cash, and the highest price given for old
or broken shell-combs, as above.

N. B.—Broken umbrellas also mended.

Packets for Philadelphia.

THE Subscriber having established a Line of

Packets between Philadelphia and Wilming-

ton, N. C. takes this method to inform the Pub-
lic, that a vessel will leave Philadelphia for Wil-

lington, N. C. about every ten days, except

when prevented by ice in the Delaware.

Goods and produce intended for this convey-

ance, will be received and forwarded by Messrs.
Horton & Hudson, of Fayetteville, N. C. and

Messrs. Swan & Whitley, of Wilmington, N. C.

at the lowest rates of freight and least expense
possible. Having three good Vessels in the trade,
commanded by careful Captains, well acquain-

ted with the coast, and Cabins well fitted up for
the accommodation of Passengers. He therefore
trusts to meet with encouragement.

JAMES PATTON, jun.
Smith's Wharf.

Philadelphia, March, 1828. 57-5m

Carriages for Sale.

HAS for sale at his Shop, opposite the Bank
of Newbern, about Four thousand Dollars
worth of Work, a part of which is finished, and
the rest in state of forwardness, and can be
finished on a short notice.

This work has been executed by the best
workmen, and will be sold very low for CASH,
good notes on demand, or negotiable paper at
either of the Banks in this place

He has also three light Waggons, which he
will dispose of on reasonable terms.

January 21, 1828. THO. COBBS. 39 ft

NOTICE.

THAT on Monday the 6th of this instant, was

taken up and entered on my Stray Books,
by Morgan Morgan, on the waters of Little Ca-

hamba creek, twenty-five miles south of Lincol-

nton, one BAY MARE, about 15 or 16 years old,
with a star in the forehead, thirteen hands high,
and valued at ten dollars.

May 5. JOHN M'KEE, Ranger. 68 Sw

IN conformity with a Resolution passed by mutual
consent of the Dialectic and Philanthropic
Societies, that a member chosen by each
alternately, shall deliver an Oration in public on
the day immediately preceding Commencement
Day, Mr. ALBERT MOORE has been appointed
on the part of the Philanthropic Society, and
will discharge the duty assigned to him on the
ensuing Commencement-day.

Published by order of the
PHILANTHROPIC SOCIETY.

Chapel Hill, May 15. 69 4t

Fine Water Power.

THE owner of an excellent Millseat on Neuse
River, in this vicinity, would be willing to
accommodate an individual, or Company, inclin-

ed to commence a Cotton or Woollen Manu-
facture, with Water Power; and if desirable to such
person or Company, would be willing to take an
interest in such Establishment to the extent of
his ability. Having at present on the site a Saw
and Grist Mill, he could furnish the materials
for building a suitable House or houses, and pro-
vision for the Workmen.

Application to the Editors of the Register,
post paid, will be duly attended to.

Wake County, May 6. 66 ft.

LATE WM. SHAW.

PERSONS indebted to the Estate of the late
Wm. Shaw, of this City, either by Note, or
open account, are called upon for settlement.—

If the call be not attended to, the Executors will
be under the necessity of placing such Notes
and Accounts in the hands of an Officer for col-

lection. PRI-CILLA SHAW

J. GALES.

Spring Grove Academy.

THE Examination at this Academy will take

place on Monday, the 16th of June; and
after a recess until that time, the business of
the School will recommence on Monday, the
23d of the same month, under the government
of Mr. Guernsey, whose past services entitle him
to increased patronage. Board and Tuition as
heretofore. The main object of this School is
to prep the Scholars for the University, and
from the efforts made, its attainment is looked
for under very flattering prospects.

JOHN D. HAWKINS.

May 24. 72 6w

Fifteen Dollars Reward.

RAN AWAY from the Subscriber, living nine

miles west of Randolph C. H. on Wednes-

day night, 16th inst. negro HARRY. Harry is

38 years old, about 6 feet high, thin made, quick

spoken, and very dark—no particular marks re-

collected about him. Harry took with him many

articles of Clothing, mostly thin, among which

are a pair of new-bound shoes, a fur hat, half

worn, a pair of twilled dove-colored pantaloons,

a pair of lincey pantaloons, and two mixed coats.

It is conjectured that he has gone into the neigh-

borhood of Fayetteville. I will give the above

reward to any person who will return the said

negro, or 10 dollars for his confinement in any

of and information given so that I get him.

SAM. HALE.

Randolph C. H. Apr 22. 53-5t

JUST PUBLISHED.

AND for sale at the Book-shop of J. Gaes and
Sons, in Raleigh, price three dollars, a new
Edition of the Office and Duty of a Justice of
the Peace, and a Guide to Sheriffs, Coroners,
Clerks, Constables and other Civil Officers, in
North-Carolina. With an appendix, containing
the Constitutions of this State and of the United
States, and a collection of the most approved
forms for the use of these Officers.

The new Edition of this valuable Work con-
tains besides its former useful matter, the sub-
stance of all the important Acts passed by the
General Assembly from the year 1813, to the
present period, which appear under their proper
heads.

Orders for this new Work will be duly attend-
ed to, from any part of the State.

June 16, 1828.

HARRIET BELY.

HAS received her Summer Goods, which
makes her assortment of Fancy Goods and
Millinery, very complete. Among those she
has now received, are Fashionable Bonnets,
Leghorns, plain and open Work, Straw dresses,
Children's dits; Elegant Hairs Dresses, with
a variety of other articles; all of which she will
sell low for Cash.

Manufacturing in the most fashionable style,
and at the shortest notice.

June 4th, 1828. 74 1st 4w

WM. S. RANSOM,

ATTORNEY AT LAW,

OFFERS his services to the public. His Of-
fice will be kept in Warrenton, in the tenement
lately occupied by John Anderson & Co.
where he may be found all public days. He will
attend the Courts of Warren, Franklin, Nash,
Halifax and Northampton Counties. He prom-
ises assiduity and promptness in the discharge
of the duties of his vocation.

Bridle Creek, Warren, June 12. 77. 3t

State of North-Carolina.

Wake County.

Court of Pleas and Quarter Sessions,

May Term 1828.

Hudson Yearby vs. Riley Penny.

Original attachment levied on Wheat and other
articles.

IT having been made appear to the Court that
the Defendant in this case, has removed
beyond the limits of the State, or so conceals
himself that the ordinary process of law cannot
be served on him, It is therefore ordered by
the Court that advertisement be made in the
Raleigh Register for six weeks, that unless the
defendant comes forward on or before our Court
of Pleas and Quarter Sessions to be held for the
County of Wake, at the Court-house in Raleigh,
on the third Monday of August next, then and
there to reply and plead to issue, that Judg-
ment will be made absolute and final against
him, and the property levied on condemned
subject to plaintiff's recovery.

B. S. KING, C. C.

Hillsborough Academy.

THE Examination will commence on Monday

the 24 of June, and conclude on the evening
of the following day. The exercises will be
resumed on the 2d Thursday in July.

W. J. BINGHAM, Principal.

P. S. As the classes commence in January,
beginners cannot be received the ensuing session.
Boys who have studied the Latin Grammar, or
are in any higher stage of advancement will be
admitted. W. J. B.

May 28. 72 5t

University of North-Carolina.

THE Public Anniversary Examination of the

Students of the University of North-Carolina,
will be held at Chapel Hill, on Monday the 16th
day of June next, and continue from day to day
until Thursday the 26th, which last mentioned
day is appointed for the Annual Commencement
of the College.

The following Trustees constitute the Com-
mittee of Visitation for A. D. 1828.

His Ex'cy, James Iredell,

Pres't ex officio.

Rev. Dr. Joseph Caldwell,

William J. Alexander, Esq.

A. D. Murphey, Esq.

William Gaston, Esq.